

The Honorable Ricardo S. Martinez

UNITED STATES DISTRICT COURT
WESTERN DISTRICT OF WASHINGTON
AT SEATTLE

AMAZON.COM, INC., a Delaware corporation;
and VALENTINO S.P.A., an Italian corporation

Plaintiffs,

v.

KAITLYN PAN GROUP, LLC f/k/a/ "JANE'S
INTERNATIONAL TRADING, LLC", a New
York limited liability corporation; HAO PAN, an
individual, and JOHN and/or JANE DOES 1-10;

Defendants.

No. 2:20-cv-00934 RSM

CONSENT DECREE

CONSENT DECREE

Pursuant to a confidential settlement agreement reached in this matter (the "Settlement Agreement"), the parties have jointly requested entry of this Consent Decree. Finding that it is in the interests of justice to do so, the Court grants the motion and hereby ORDERS as follows:

1. Plaintiffs Amazon.com, Inc. ("Amazon") and Valentino S.p.A. ("Valentino") (collectively "Plaintiffs") assert that Defendants Kaitlyn Pan Group, LLC and Hao Pan (collectively "Defendants") have introduced a line of shoes that copy and infringe the design of Valentino's Garavani Rockstud shoes, as described in Plaintiffs' Complaint in this action (the "Infringing Products"). Plaintiffs further assert that Defendants' importation, marketing, offering for sale, and sale of the Infringing Products, through their website www.kaitlynpanshoes.com and on the Amazon store, without authorization from Valentino: (1) infringes United States Trademark Registration No. 43652864 for ROCKSTUD (the "Valentino Trademark") under § 43(a) of the Lanham Act; (2) infringes United States Design Patent Nos. D818,249, D817,608, D779,796, D835895, D812,354, and D852,473 (the "Valentino Design Patents"); (3) constitutes unfair competition in violation of the Lanham Act and Washington

1 state law, and (4) breaches Amazon's Business Solutions Agreement, including the Amazon
2 Anti-Counterfeiting Policy incorporated therein.

3 2. Without admitting to any of the assertions in the Complaint, Defendants have
4 agreed, as part of the Settlement Agreement, to the entry of a Consent Decree whereby
5 Defendants: (a) acknowledge that Valentino owns certain trade dress rights in the design of
6 shoes, handbags, accessories, and other related goods adorned with three-dimensional, square
7 pyramid shaped studs as referenced in the Settlement Agreement (the "Valentino Rockstud
8 Trade Dress"); (b) acknowledge and agree not to challenge that the Valentino Design Patents,
9 Valentino Trademark, and Valentino Rockstud Trade Dress are valid, well-known, and famous;
10 (c) are enjoined from importing, marketing, offering for sale, and selling the Infringing Products
11 and any products bearing, decorated, or adorned with diamond- or square pyramid-shaped studs;
12 (d) acknowledge that Kaitlyn Pan's Trademark Application Serial No. 88/611,397 for ROCK'N
13 STUDS BY KAITLYN PAN has been expressly abandoned and will not be revived; and (e) are
14 enjoined from directly or indirectly through any other party advertising or selling, or attempting
15 to advertise or sell any goods or services of any type on Amazon.com without the prior written
16 consent of Amazon Legal.

17 3. Accordingly, the Court ORDERS that Defendants, their owners, members,
18 employees, agents, predecessors, successors, transferees, assigns, and other representatives are
19 permanently enjoined and restrained from: (a) selling, offering for sale, advertising, marketing,
20 shipping, transmitting, or distributing to Amazon, or to any other person or entity through any of
21 Amazon's websites, any product or service without the prior written consent of Amazon Legal;
22 (b) applying for, opening, operating, controlling, or using any Amazon seller or vendor account,
23 or applying for or participating in any Amazon Affiliate Program without the prior written
24 consent of Amazon Legal; (c) manufacturing, distributing, offering to sell, or selling Infringing
25 Products and any products bearing, decorated, or adorned with diamond- or square pyramid-
26 shaped studs; (d) applying to the U.S. Patent & Trademark Office for a mark containing or
27

1 comprised of the words “rock” and “stud”; and (e) assisting, aiding, or abetting any other person
2 or entity in engaging in or performing any of the activities listed above.

3 4. All claims against Defendants are dismissed with prejudice. Notwithstanding the
4 dismissal of this action, the parties further agree that this Court shall retain exclusive personal
5 and subject matter jurisdiction to enforce the terms of this Consent Decree and the Settlement
6 Agreement entered into in connection herewith.

7 5. Each party shall bear its attorney fees and costs incurred in connection with this
8 matter.

9 **IT IS SO ORDERED.**

10
11 DATED this 20th day of January, 2021.

12
13 

14 RICARDO S. MARTINEZ
15 CHIEF UNITED STATES DISTRICT JUDGE
16
17
18
19
20
21
22
23
24
25
26
27

1 DAVIS WRIGHT TREMAINE LLP
2 *Attorneys for Plaintiffs Amazon.com, Inc. and Valentino S.P.A.*

3 By /s/ Bonnie E. MacNaughton
4 Bonnie E. MacNaughton, WSBA #36110
5 920 Fifth Avenue, Suite 3300
6 Seattle, Washington 98104-1610
7 Tel: (206) 622-3150
8 Fax: (206) 757-7700
9 Email: bonniemacnaughton@dwt.com

7 ARENT FOX LLP
8 *Attorneys for Plaintiffs Amazon.com, Inc. and Valentino S.P.A.*
9 Michelle Mancino Marsh
10 1301 Avenue of the Americas, 42nd Floor
11 New York, NY 10019
12 Tel: (212) 484-3900
13 Email: michelle.marsh@arentfox.com

11 Anthony Lupo
12 Katie Heilman
13 Laura Zell
14 1717 K Street N.W.
15 Washington, D.C. 20006
16 Tel: (202) 857-6000
17 Email: anthony.lupo@arentfox.com
18 katie.heilman@arentfox.com
19 laura.zell@arentfox.com

16 MAURIEL KAPOUYTIAN WOODS
17 *Attorneys for Defendants Kaitlyn Pan Group, LLC and Hao Pan*

18 By /s/ Hui Liu
19 Hui Liu
20 Marc J. Pernick
21 15 W. 26th Street, Seventh Floor
22 New York, NY 10010
23 Tel: (212) 529-5131
24 Fax: (212) 529-5132
25 Email: hliu@mkwllp.com
26 mpernick@mkwllp.com
27